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	Application Number	10/789,945					
TRANSMITTAL	Filing Date	27 February 2	2004				
FORM	First Named Inventor	DABROWA,	Paul M				
	Art Unit	3765					
(to be used for all correspondence after initial	Examiner Name	Kauffman, Br	ian K				
Yotal Number of Pages in This Submission	7 Attorney Docket Number	MHAWK9					
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ENCLOSURES (Cnock all that apply)							
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Amendment/Reply After Final Affidavits/dectaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1 52 or 1 53	Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Ad Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on CD Remarks	ddress	Apper (Apper (Apper Apper Appe	al Communication to TC at Notice, Brief, Reply Brief) letary Information s Letter Enclosure(s) (please identify			
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Trouman Sanders LLP	4						
Signature Paul H							
Printed name James A. Profitt							
Date 18 November 2005	18 November 2005 Reg No. 54,837						
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Typed or printed name Parnela G. Mashburn Date 18 November 200							

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Customer No.: 006980 Docket No.: MHAWK9

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of) Confirm. No.:		5790
	DABROWA, Paul M. et al.)	Group Art Un	it: 3765
Serial	No.: 10/789,945)	Examiner:	Kauffman, Brian K.
Filed:	27 February 2004)		
For:	SYSTEM AND METHOD OF PRODUCING MULTI-COLORED CARPETS)))		

RESPONSE AND AMENDMENT TO FINAL OFFICE ACTION UNDER 37 CFR § 1.116

Mail Stop AF Honorable Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Atlanta, GA 30308-2216 18 November 2005

Sir.

The Office Action from Examiner Brian K. Kauffman of Art Unit 3765, dated 20 September 2005, marked Final, has been received and carefully reviewed. In response thereto, Applicant presents Claims to better clarify the parentable distinctions between the cited prior art and the present invention, and respectfully submits that the cited references neither teach nor suggest the present invention as claimed.

Applicant further submits that the following amendments place the Application in condition for allowance and/or place the Application in better form for appeal. The amendments do not raise new matter issues or raise issues requiring further consideration or searches. It is respectfully requested that the Examiner reconsider the pending Final Office Action for the following reasons and remarks.

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